IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF DELAWARE

UNITED STATES OF AMERICA,	:		
Plaintiff,	; ;		
٧.	: Crim.	Act.	No. 06-40M-MT
ERNESTO RIOS PARDINO,	:		
Defendant.	:		
MOTION FOR DETE	NTION HEARING		
NOW COMES the United States	and moves for the	pretrial	detention of the
defendant, pursuant to 18 U.S.C. § 3142(e) and (f). In support of the	motion, 1	the United States
alleges the following:			
1. Eligibility of Case. This of	case is eligible for a de	tention o	rder because case
involves (check all that apply):			
Crime of violence (18 U	J.S.C. § 3156)		
Maximum sentence life	imprisonment or dea	th	
10+ year drug offense			
Felony, with two prior	convictions in above	categorie	es
X Serious risk defendan	t will flee		
Serious risk obstruction	ofjustice		
2. Reason For Detention.	Γhe court should detai	n defend	ant because there
are no conditions of release which will reasonably	assure (check one or	both):	
X Defendant's appearance	ce as required		FILED
Safety of any other pers	on and the communit	у	APR 6 2006
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3. Reductable Presumption . The United States will NOT invoke the
rebuttable presumption against defendant under § 3142(e). (If yes) The presumption applies because
(check one or both):
Probable cause to believe defendant committed 10+ year drug offense or
firearms offense, 18 U.S.C. § 924(c)
Previous conviction for "eligible" offense committed while on pretria
bond
4. Time For Detention Hearing. The United States requests the court
conduct the detention hearing,
At first appearance
X After continuance of 3 days (not more than 3).
5. <u>Temporary Detention</u> . The United States request the temporary detention
of the defendant for a period of 10 days (not more than 10) so that the appropriate officials
can be notified since (check 1 or 2, and 3):
1. At the time the offense was committed the defendant was:
(a) on release pending trial for a felony;
(b) on release pending imposition or execution of sentence
appeal of sentence or conviction, or completion of sentence for an
offense;
(c) on probation or parole for an offense.
X 2. The defendant is not a citizen of the U.S. or lawfully admitted for
permanent residence.
3. The defendant may flee or pose a danger to any other person or the
community.

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6. Other Matters.

DATED this 6th day of April , 2006.

COLM F. CONNOLLY United States Attorney

BY:

Leonard P. Stark

Assistant United States Attorney